UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

Case No. 17-cr-20092 Hon. Matthew F. Leitman

v.

TERRANCE LLOYD-WEBB,

Defendant.

ORDER TO SUPPLEMENT MOTION FOR COMPASSIONATE RELEASE (ECF No. 33)

Defendant Terrance Lloyd-Webb is federal prisoner who is currently incarcerated at FCI Terre Haute in Terre Haute, Indiana. On July 3, 2017, Lloyd-Webb pleaded guilty in this Court to one count of possession with intent to distribute heroin and fentanyl in violation of 21 U.S.C. § 841(a) and one count of being a felon in possession of a firearm in violation of 18 U.S.C. § 922(g). (*See* Rule 11 Plea Agmt., ECF No. 20.) The Court subsequently sentenced Lloyd-Webb to 85 months imprisonment. (*See* Judgment, ECF No. 31.)

On August 24, 2020, Lloyd-Webb filed a motion for compassionate release pursuant to 18 U.S.C. § 3582(c)(1)(A). (See Mot., ECF No. 33.) Under Section 3582(c)(1)(A), a defendant may not file a motion for compassionate release until "after the defendant has fully exhausted all administrative rights to appeal a

failure of the Bureau of Prisons to bring a motion on the defendant's behalf or the lapse of 30 days from the receipt of such a request by the warden of the defendant's facility, whichever is earlier." The exhaustion requirement in Section 3582(c)(1)(A) is "mandatory" and is not subject to any "judge-made exceptions." *United States v. Alam*, 960 F.3d 831, 833–36 (6th Cir. 2020).

Lloyd-Webb has not given the Court enough information to determine whether he has satisfied this exhaustion requirement. Therefore, the Court DIRECTS Lloyd-Webb to file a supplement to his motion that informs the Court whether he has submitted a written request for compassionate release to the warden at FCI Terra Haute. If Lloyd-Webb has submitted a written request for compassionate release to the warden at FCI Terra Haute, then Lloyd-Webb shall also inform the Court of the date on which he submitted the request, whether the warden responded to the request, and the date of the warden's response (if any).

If either (1) Lloyd-Webb has not submitted a request for compassionate release to the warden, or (2) Lloyd-Webb has submitted such a request but 30 days have not lapsed since the warden received his request, then the Court will dismiss his current motion (ECF No. 33) without prejudice. In that event, Lloyd-Webb would be permitted to file a motion seeking compassionate release upon exhausting his remedies with the warden.

Additionally, Lloyd-Webb has not given the Court enough information to determine whether he is otherwise qualified for compassionate release. Accordingly, the Court **DIRECTS** Lloyd-Webb to use his supplement to also inform the Court why he believes he qualifies for compassionate release.

IT IS SO ORDERED.

s/Matthew F. Leitman
MATTHEW F. LEITMAN
UNITED STATES DISTRICT JUDGE

Dated: September 14, 2020

I hereby certify that a copy of the foregoing document was served upon the parties and/or counsel of record on September 14, 2020, by electronic means and/or ordinary mail.

s/Holly A. Monda
Case Manager
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